

1884-004 Chancery Causes: Petition of E. E. Burger to
Lee Co.

Burgher, Wells, Dawlin

CA - Other
T - Property

Additional Information:

Petition to remove
lands to another State

To the Hon. John A. Kelly Judge
of the Circuit Court of Lee Co Va
The joint petition of John W.
Dowlin guardian Adm A. Wells
and E. C. Burger guardian of Sonia
L. D. Wells both infant children
of Virginia Wells, and residents of
Lamar County Texas.

Your petitioners would respect-
fully show that their words are brothers
and sisters, and their said mother a
daughter of the late Job Hobbs
late of this County now deceased.

That heretofore one A. D. Rob-
erts an heir of said Job Hobbs
estate, filed his bill in this Hon.
Court against Wm. C. Hobbs adm et
al to equalize said estate and
distribute the same. A report was
directed to be made therein, and
to which reference is here made.
By which it appears from the
sales of the real estate and otherwise
your petitioners words are jointly
entitled to have and receive the
sum of \$159,49½ with interest
thereon from 16th May 1882. And
this is all the funds due their

said Ward in said estate or
State known to them - Their words
are poor & needy and live in
the distant state of Texas - The
Object of this petition is therefore
to have a decree directing the
Commissioner A. L. Pridemore in
said cause to pay the same over
one moiety each to your pe-
titioners with a view to remove the
same to the state of Texas to be
there invested and disbursed under
the laws of said - The same
being manifestly for the benefit of
your petitioners Ward; to be so re-
moved. And for all other justice
& general relief - May your
Honour &c. Copies of their qualifications
being also here appended A. L. Pridemore

C 4.65
A 15.00
P 3.00
\$ 22.65

E. E. Burgermaster
John W. Dowling
vs Petitioner
Jonas Wells
Alvin A. Wells

1884 July 12. Petition filed.
Order Pub. made
Aug Order Pub. Complete and
Petition set for hearing
by Plaintiff.
Aug Term Decree final

E. E. Burger and John W. Dowling and Offr

Against

Allio Wells et al. Defs

Indy
in
the
file

This cause came on to be heard upon the petition of the plffs and a transcript of the record of the County Court of Lamar County Texas exhibited therewith showing the qualification of the petitioners as guardians of their said ward and the execution of their bond for the same, and was argued by counsel. An consideration being and for reasons appearing to the Court it is ordered and decreed that A. L. Pridemore Cmr, in whose hands said fund now is, pay over the same to the plffs and take their receipts for the same, which when done the plffs will remove to Lamar County ^{State of} Texas to be there well managed & controlled, by the plffs as guardians under the laws of that state. And such receipt shall be a proper voucher for said Pridemore Cmr. in any settlement he may hereafter make ~~with~~ of and concerning said fund. But before removing said fund the plffs will pay the costs of this proceeding out of said fund which shall

E. E. Burger, &
John W. Dowling Guards.

W. J. Archer.
Q. Final.

Allin A. Wells vs.

Aug. 7. 1884

Entd. page 404.

J. A. G. Hyatt C.C.

Entd.
J. A. G.
Aug. 28 / 1884

constitute a proper voucher for them
in their settlement thereof. And no
further action being necessary the cause
is stricken from the docket.

E.E. Burgher March 25th 1882.

vs. On this day comes E.E. Burgher
Irene L.D. Wells and asks to be appointed Guardian
of the Estate of Irene L.D. Wells, and it appearing to the
Court that due and legal notice had been given, and
that said Burgher was a suitable person for said
Trust, It is ordered that he be appointed Guardian
of the Estate of said minor, and that his Bond be
fixed at \$400.⁰⁰ Estate being money no Appraisers
to be appointed.

E.E. Burgher On this day comes E.E. Burgher
vs. and presents his Bond in the sum
I.L.D. Wells. of Four Hundred Dollars as Guardian
of the Estate of I.L.D. Wells, and the Court being satisfied
with the solvency of the sureties thereon, and said -
Burgher having taken the oath required, It is ordered
by the Court that said Bond be approved and that
let itso ipso.

The State of Texas County Court March Term
County of Lamar 1882.

Know YE, That I, E.E. Burgher
as principal and _____ and _____ as
sureties are sued and firmly bound unto W.S.
Morse County Judge of the County of Lamar and
his successors in Office in the sum of Four
Hundred Dollars for the payment of which well
and truly to be made, unto the said County Judge
we bind ourselves our heirs Executors and Ad-
ministrators firmly by these presents,
The Condition of the above Bond is such, that
whenever the above bound E.E. Burgher has
been appointed Guardian of the Estate of

Imma L D Wells a minor, Now if the said E.E. Burgher shall faithfully discharge the duties of Guardian of the Estate of said minor, then this obligation shall be null and void; otherwise to remain in full force and effect. Signed with our hands this day of April 1882.

E.E. Burgher seal

Young Burgher seal

B.M. Burgher seal

State of Texas

Lamar County

I E.E. Burgher do solemnly swear that I will faithfully discharge the duties of Guardian of the Estate of Imma L.D. Wells minor

E.E. Burgher Guardian

Sworn to and subscribed before me D. Ridley Clerk County Court Lamar County on the 10th day of April 1882,

W.S. Morse County Judge
D. Ridley Clerk.

Examined and Approved this 28th day of March 1882.

W.S. Morse County Judge

Filed 10th day of April 1882.

D. Ridley Clerk

County Court Lamar Co

State of Texas

Lamar County


I Chas. B. Pegus, Clerk of the County Court of Lamar County Texas, do hereby certify that the above and foregoing instrument of writing contains a true and correct copy of the Order Appointing said Burgher Guardian of said named minor, also the Order Approving his Bond, as now appears upon the records in my Office.

Given under my hand and seal of said Court at Paris Texas this 3rd day of March AD 1884

Chas. B. Pegus Clerk

C.B.P.

E. E. Burghes Guard.

vs.  Certified Copy

Annia L. A. Wells

John Doolin

W. 3

March 25th 1882.

On this day this cause came on to be heard upon the Application of John Doolin to be Appointed Guardian of the Estate of Alvin A. Wells a minor And it appearing to the Court that due notice had been given, and no objections being filed, It is ordered that John Doolin be Appointed Guardian of the Estate of Alvin A. Wells and that his Bond be fixed at \$300.⁰⁰/₁₀₀.

The State of Texas. County Court March Term 1882.

County of Lamar. To all whom these Presents shall Come Greeting: Know Ye, That we John W. Doolin as principal and

and

as

Sureties are held and firmly bound unto W. S. Morris County Judge of the County of Lamar and his successors in Office in the sum of four hundred dollars for the payment of which well and truly to be made, unto the said County Judge, we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents. The Condition of the above Bond is such that whereas the above bound John W. Doolin has been Appointed Guardian of the Estate of Alvin A. Wells minor Now if the said John W. Doolin shall faithfully discharge the duties of Guardian of the Estate of said minor then this obligation shall be null and void: Otherwise to remain in full force and effect.

Signed with our hands this 30th day of March 1882,

John W. Doolin seal

J. C. Warren seal

L. C. Doolin seal

J. P. Hodges seal

State of Texas }
Lamar County } I John W. Dowlin do solemnly
swear that I will faithfully dis-
charge the duties of Guardian of the Estate of
Alvin A. Wells minor

John W. Dowlin Guardian
In witness whereof I have signed my name, J. A. Drummond
J.P. Lamar County on the 30th day of March 1882
J. A. Drummond J.P. L.C.

Examined and Approved this 31st March 1882.
W.S. Moore County Judge

Filed 31st day of March 1882.

D. Ridley Clerk County Court.
Lamar Co. By M.B. Kavanaugh Depy

State of Texas }
Lamar County } I Chas. B. Pegues Clerk of the County
Court of Lamar County do hereby certify that the
above and foregoing instrument of writing con-
tains a true and correct copy of the Order
appointing John W. Dowlin Guardian of said
named minor, also a copy of the Bond
filed by said Guardian in said cause
as now appears upon the Records in my office
Given under my hand and
seal of said Court this 3rd
day of March A.D. 1882
Chas. B. Pegues Clerk
County Court Lamar Co.
Texas

John W. Dowlin Guard
W. ³/₄ Certified Copy
Alvin A. Wells

Publisher's Certificate.

JONESVILLE, VA.,

Aug 9th, 1884

I, *Jus M Morgan*, Publisher of the LEE COUNTY SUN,
a weekly newspaper published at Jonesville, Lee County, Virginia, do certify that the annexed
Chancery Order was published four successive weeks in said newspaper, publication ending
Aug 9th, 1884.

Jus M Morgan, Publisher.

VIRGINIA—In the Clerk's office of the
Circuit Court of Lee County, July 12th,
1884.

ON A PETITION.

E. W. Burgher, Guardian for Ironia L. D.
Wells, and John W. Dowlin, Guardian for
Alin A. Wells, against Ironia L. D. Wells
and Alin A. Wells.

The object of this petition is to remove a
fund of \$159.49 due the above-named wards
in the hands of A. L. Pridemore, Comr., from
this State to Lamar county, Texas, to be there
used and controled under the laws of that
State for said wards.

A copy—teste:

J. A. G. HYATT, Clerk.

E. W. Baughen
vs } on petition
 } Pub. certif
Allen Wells et al

Pub. fee -